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PTO/SB/21 (09-04)

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U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

TRANSMITTAL FORM

(to be used for all correspondence after initial filing)

Total Number of Pages in This Submission

17

Application Number

10/032,426

Filing Date

December 31, 2001

First Named Inventor

Michael Dutka

Art Unit

1746

Examiner Name

Frankie L. Stinson

Attorney Docket Number

ENCLOSURES

(Check all that apply)

<input type="checkbox"/> Fee Transmittal Form	<input type="checkbox"/> Drawing(s)	<input type="checkbox"/> After Allowance Communication to TC
<input type="checkbox"/> Fee Attached	<input type="checkbox"/> Licensing-related Papers	<input type="checkbox"/> Appeal Communication to Board of Appeals and Interferences
<input checked="" type="checkbox"/> Amendment/Reply	<input checked="" type="checkbox"/> Petition	<input type="checkbox"/> Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)
<input type="checkbox"/> After Final	<input type="checkbox"/> Petition to Convert to a Provisional Application	<input type="checkbox"/> Proprietary Information
<input type="checkbox"/> Affidavits/declaration(s)	<input type="checkbox"/> Power of Attorney, Revocation	<input type="checkbox"/> Status Letter
<input type="checkbox"/> Extension of Time Request	<input type="checkbox"/> Change of Correspondence Address	<input checked="" type="checkbox"/> Other Enclosure(s) (please identify below):
<input type="checkbox"/> Express Abandonment Request	<input type="checkbox"/> Terminal Disclaimer	Notice of Non-Compliant Amendment
<input type="checkbox"/> Information Disclosure Statement	<input type="checkbox"/> Request for Refund	Response to Notice
<input type="checkbox"/> Certified Copy of Priority Document(s)	<input type="checkbox"/> CD, Number of CD(s) _____	
<input type="checkbox"/> Reply to Missing Parts/Incomplete Application	<input type="checkbox"/> Landscape Table on CD	
<input type="checkbox"/> Reply to Missing Parts under 37 CFR 1.52 or 1.53		

Remarks

Enclosed is Petition to Revive with supporting documentation. Application was deemed abandoned due to alleged lack of response to a Notice that never reached me by mail, and of which I was unaware until time for response had passed.

SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT

Firm Name	DAVID PETER ALAN, ESQ.		
Signature	<i>David Peter Alan</i>		
Printed name	DAVID PETER ALAN		
Date	September 29, 2004	Reg. No.	30,905

CERTIFICATE OF TRANSMISSION/MAILING

I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below:			
Signature	<i>David Peter Alan</i>		
Typed or printed name	DAVID PETER ALAN, No. 30,905	Date	Sept. 29, 2004

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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PETITION TO REVIVE ABANDONED APPLICATION

Re: App. No. 10/032,426, filed 12-31-01

This is a petition to revive the above-named application, which I learned only today is considered abandoned, since the previous Office Action was filed slightly more than six months ago. For reasons to be stated, we request that this application be reinstated.

I received a Notice of Non-Compliant Amendment, dated May 11th. I responded to it on June 9th, believing that the Remarks and signature on the Transmittal Sheet, Form SB/21, would be sufficient. A copy of this Response is attached. Had this response been accepted, it would have been considered timely. It appears that another notice of Non-Compliant Amendment was filed on August 3d, but I never received that notice in the mail. Therefore, I did not know that there was any problem with my submission of June 9th.

I was not aware of any difficulty with this matter until September 9th, when I checked the PTO web site for the status of the application. After learning of the problem, I immediately called Examiner Frankie L. Stinson to inquire about the difficulty. He faxed me the notice from Legal Instrument Examiner Crystal Queen (copy of Notice and Fax sheet attached). I prepared a "Remarks and signature" sheet that I believed would be sufficient to complete the response (original attached), but there were still two outstanding issues. I wanted confirmation from Ms. Queen that, indeed, the "Remarks" were sufficient. I also wanted to know if an "extension of time fee" would be required, since I had not received the August 3d notice.

Since that time, I have managed to reach Ms. Queen and Examiner Stinson, despite delays caused by several instances of "phone tag." I do not blame your employees of myself for these delays; sometimes communication takes time. Examiner Stinson informed me today that there would be no fee due, but that I would be required to file a Petition to revive this application. That is the purpose of this document.

Therefore, we request that Application No. 10/032,426 (Dutka, et als., Water-Power Washing and Rinsing Device) be revived and sent back to Examiner Stinson for further action.

If it had not been for the combination of events I described, with any complications that might have been caused by the PTO's office move, there would certainly have been a timely response on my part. It has been less than one month since I received actual notice of the requirement of Remarks and a signature on a separate page, and I believe that the papers submitted with this Petition fulfill the requirements.

Thank you for your consideration.



DAVID PETER ALAN
No. 30,905

Dated: September 29, 2004

Papers submitted:

- Transmittal form SB/21 (dated today)
- "Remarks" page as required (originally prepared September 9th)
- Notice from Crystal Queen, actually received September 9th (2 pages)
- Fax Cover Sheet from Examiner Stinson, dated September 9th
- Copy Transmittal Form SB-21 from response dated June 9th
- Amendments submitted to Examiner Stinson, June 9th (10 pages)
- Copy of Certificate of Mailing, dated June 9th.

REMARKS:

Since further remarks are required, we submit them as follows:

Our response of June 9, 2004 is attached and incorporated by reference into these Remarks. We hope that the amendments submitted are fully acceptable, and that the application is now in a condition for allowance.

We await a further Office Action.

A handwritten signature in black ink, appearing to read "David Peter Alan", followed by a horizontal line.

DAVID PETER ALAN, No. 30,905

Dated: September 9, 2004



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United States Patent and Trademark Office
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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/032,426	12/31/2001	Michael Dutka		3712

7510

08/03/2004

David Peter Alan, Esq.
81 Second St.
South Orange, NJ 07079

EXAMINER

STIMSON, FRANKIE L.

ART UNIT

PAPER NUMBER

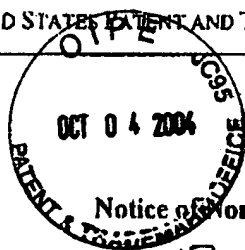
1746

DATE MAILED: 08/03/2004

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED STATES PATENT AND TRADEMARK OFFICE



10/032426 h
COMMISSIONER FOR PATENTS
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Notice of Non-Compliant Amendment (37 CFR 1.121)

The amendment document filed on 09-17-04 is considered non-compliant because it has failed to meet the requirements of 37 CFR 1.121. In order for the amendment document to be compliant, correction of the following item(s) is required. Only the corrected section of the non-compliant amendment document must be resubmitted (in its entirety), e.g., the entire "Amendments to the claims" section of applicant's amendment document must be re-submitted. 37 CFR 1.121(h).

THE FOLLOWING CHECKED (X) ITEM(S) CAUSE THE AMENDMENT DOCUMENT TO BE NON-COMPLIANT:

- ☒ 1. Amendments to the specification:
- ☐ A. Amended paragraph(s) do not include markings.
 - ☐ B. New paragraph(s) should not be underlined.
 - ☐ C. Other _____
- ☐ 2. Abstract:
- ☐ A. Not presented on a separate sheet. 37 CFR 1.72.
 - ☐ B. Other _____
- ☐ 3. Amendments to the drawings: _____
- ☒ 4. Amendments to the claims:
- ☐ A. A complete listing of all of the claims is not present.
 - ☐ B. The listing of claims does not include the text of all pending claims (including withdrawn claims)
 - ☐ C. Each claim has not been provided with the proper status identifier, and as such, the individual status of each claim cannot be identified. Note: the status of every claim must be indicated after its claim number by using one of the following 7 status identifiers: (Original), (Currently amended), (Canceled), (Withdrawn), (Previously presented), (New) and (Not entered).
 - ☒ D. The claims of this amendment paper have not been presented in ascending numerical order.
 - ☒ E. Other: No remarks or signature

For further explanation of the amendment format required by 37 CFR 1.121, see MPEP Sec. 714 and the USPTO website at <http://www.uspto.gov/web/offices/pac/dann/onl/proc/notices/officeflyer.pdf>.

If the non-compliant amendment is a **PRELIMINARY AMENDMENT**, applicant is given **ONE MONTH** from the mail date of this letter to supply the corrected section which complies with 37 CFR 1.121. Failure to comply with 37 CFR 1.121 will result in non-entry of the preliminary amendment and examination on the merits will commence without consideration of the proposed changes in the preliminary amendment(s). This notice is not an action under 35 U.S.C. 132, and this **ONE MONTH** time limit is not extendable.

If the non-compliant amendment is a reply to a **NON-FINAL OFFICE ACTION** (including a submission for an RCE), and since the amendment appears to be a *bona fide* attempt to be a reply (37 CFR 1.135(c)), applicant is given a **TIME PERIOD** of **ONE MONTH** from the mailing of this notice within which to re-submit the corrected section which complies with 37 CFR 1.121 in order to avoid abandonment. **EXTENSIONS OF THIS TIME PERIOD ARE AVAILABLE UNDER 37 CFR 1.136(n).**

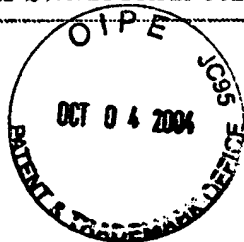
If the amendment is a reply to a **FINAL REJECTION**, this form may be an attachment to an Advisory Action. The period for response to a final rejection continues to run from the date set in the final rejection, and is not affected by the non-compliant status of the amendment.

Crystal Sue
Legal Instruments Examiner (LIE)

571-272-1041
Telephone No.



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Fax Cover Sheet

Date: 09 Sep 2004

To: DAVID PETER ALLEN	From: FRANKIE L. STINSON
Application/Control Number: 10/032,426	Art Unit: 1746
Fax No.:	Phone No.: (703) 308-0661
Voice No.: (973) 762-6543	Return Fax No.: (703) 872-9306
Re:	CC:
<input type="checkbox"/> Urgent <input type="checkbox"/> For Review <input type="checkbox"/> For Comment <input type="checkbox"/> For Reply <input type="checkbox"/> Per Your Request	

Comments:

Please find attached a copy of the Notice of Non-compliant amd't mailed 8/3/2004

Frankie L. Stinson
FRANKIE L. STINSON
PRIMARY EXAMINER
GROUP 3400, 700

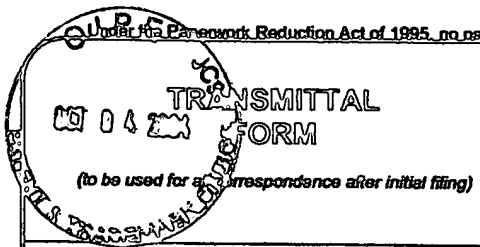
Number of pages 3 including this page

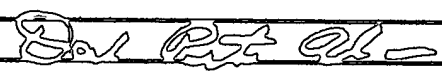
STATEMENT OF CONFIDENTIALITY

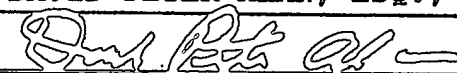
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	Application Number	10/032,426	
	Filing Date	12-31-01	
	First Named Inventor	Michael Dutka	
	Art Unit	1746	
	Examiner Name	Frankie L. Stinson	
Total Number of Pages in This Submission	11	Attorney Docket Number	

ENCLOSURES (Check all that apply)		
<input type="checkbox"/> Fee Transmittal Form <input type="checkbox"/> Fee Attached <input type="checkbox"/> Amendment/Reply <input type="checkbox"/> After Final <input type="checkbox"/> Affidavits/declaration(s) <input type="checkbox"/> Extension of Time Request <input type="checkbox"/> Express Abandonment Request <input type="checkbox"/> Information Disclosure Statement <input type="checkbox"/> Certified Copy of Priority Document(s) <input type="checkbox"/> Response to Missing Parts/Incomplete Application <input type="checkbox"/> Response to Missing Parts under 37 CFR 1.52 or 1.53	<input type="checkbox"/> Drawing(s) <input type="checkbox"/> Licensing-related Papers <input type="checkbox"/> Petition <input type="checkbox"/> Petition to Convert to a Provisional Application <input type="checkbox"/> Power of Attorney, Revocation <input type="checkbox"/> Change of Correspondence Address <input type="checkbox"/> Terminal Disclaimer <input type="checkbox"/> Request for Refund <input type="checkbox"/> CD, Number of CD(s)	<input type="checkbox"/> After Allowance communication to Technology Center (TC) <input type="checkbox"/> Appeal Communication to Board of Appeals and Interferences <input type="checkbox"/> Appeal Communication to TC (Appeal Notice, Brief, Reply Brief) <input type="checkbox"/> Proprietary Information <input type="checkbox"/> Status Letter <input checked="" type="checkbox"/> Other Enclosure(s) (please identify below): Response to Notice of Non-Compliant Amendment of 5-11
Remarks Contains Response to Notice of Non-Compliant Amendment, mailed 5-11-04. Includes amended Paragraphs of Specification and complete text of Claims (35), with amended claims marked up to show amendments. Contains 10 pages.		
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT		
Firm or Individual name	DAVID PETER ALAN, ESQ., No. 30,905	
Signature		
Date	June 9, 2004	

CERTIFICATE OF TRANSMISSION/MAILING		
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Typed or printed name	DAVID PETER ALAN, ESQ., No. 30,905	
Signature		Date 6-9-04

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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AMENDMENTS:

Please amend the specification as follows:

On page 6, please amend the sixth paragraph as follows:

Fig. 6 refers to the embodiment depicted in Fig. 5, showing only the stand, from a rear diagonal view.

On page 11, please amend the second paragraph as follows:

Fig. 3 shows a top view of the vessel unit, without the stand. Fig. 3 shows a sieve unit, removably mounted on top of the vessel and covering it. Mesh screen 30 is fixedly mounted to border 31, which fits on top of the vessel, and is positioned there by hooking [clip members] clips 32. Mesh screen 30 may be made of plastic, stainless steel, aluminum or any other material that does not rust and does not interact with food items that might be washed inside. The sort of screening that is used for food strainers in kitchens is suitable. Screen 30 and border 31 may be secured to the vessel by any means known in the art.

Beginning on page 11, please amend the paragraph comprising the last two lines of page 11 and all of page 12 as follows:

Fig. 4 shows a bracket for receiving pivot pins 20 and 20', which form part of the stand unit. Two such brackets are used, located on opposite sides of main vessel chamber 10, and with their central portions extending outward slightly from main vessel chamber 10. The brackets are mirror images of each other. Looking at one of the brackets, bracket 40 extends outwardly (toward the viewer, if the surface of the vessel at the diameter approximates the plane of the drawing sheet) in its central portion. Side portions lie flush with the surfaces of the vessel and are held onto the vessel by rivets 41 and 41'. Bracket 40 can also be bolted onto the vessel, or

more than one rivet may be used on each side. Cut out from the central portion of bracket 40 is recessed channel 42, which engages pivot pin 20. Recessed channel 42 has a vertical component at the front, and is also curved rearwardly and eventually downward, terminating in a small keyway toward the rear of the central portion of bracket 40. When the vessel is oriented horizontally for filling with water, pivot pin 20 [or 20'] engages bracket 40 [and] at its rearmost point of termination. The bracket on the other side of the vessel, hidden bracket 40', is the mirror image of bracket 40, and engages unseen pivot pin 20'. In the prototype of the invention, the center of bracket 40 and its counterpart on the other side of the vessel are located on opposite sides of the vessel's main chamber 10, at or near where main chamber 10 is widest, two inches below the rim. Vertically, bracket 40 and its counterpart on the other side of the vessel should be located at a height above the floor of front extension 11, such that sufficient water entering main chamber 10 and front extension 11 will cause a greater weight of water to be placed forward of the axial diameter of main chamber 10 [, thereby causing] . This will cause the vessel to rotate with front extension 11 moving [frontwardly] rearwardly and downwardly (clockwise as viewed in Figs. 1 and 3), thereby in turn causing the water contained therein to spill out.

On pages 14 and 15, please amend the paragraph consisting of the last three lines of page 14 and the first four lines of page 15 as follows:

This process is repeated continuously, with the only external power being the running water from the faucet in the sink, or whatever water source is used. No attention from the operator is required during the washing operation. Moreover, fresh water is applied during each washing cycle. When the operator believes that the food or other items to be washed are sufficiently clean, he or she terminates the washing operation by turning off the water, picking up the vessel by handle 12 and [spilling] pouring out any accumulated water manually.

The last seven lines on page 15 should be a separate paragraph, as follows:

Alternatively, a spring mounted to the vessel and to the stand, used instead of, or in conjunction with the weighted handle or other weighted member will also restore horizontal orientation. This can be seen in Fig. 5. Spring 50 is connected at one end to ring 51, which is fixedly mounted to the rear of the vessel. At its other end, spring 50 is attached to the center of cross-bar 52, which is horizontally oriented and connects diagonal members 16 and 16'. Spring 50 is in its compressed position when the vessel is horizontally oriented, and is stretched when the vessel is filled with liquid.

On page 16, please amend the first paragraph as follows:

In the alternate embodiment, instead of pivot pins being fixedly mounted to the stand [and rotating] , which rotates within recessed channels fixedly mounted to the vessel, the pivot pins are fixedly [mountable] mounted to the vessel for [insertion into] placement onto semicircular openings at the apical points on the stand, as mentioned previously. In such operation, said apical points on the stand are capable of being spread apart slightly to receive the pivot pins for operation.

THE INVENTION CLAIMED IS:

1 (original). A device for washing or rinsing foodstuffs or nonfood items powered by the filling of said device with water or any other liquid used in the process of such washing or rinsing, comprising: a vessel in which said washing or rinsing takes place; a means for emptying said vessel of liquid after it has washed or rinsed said foodstuffs or nonfood items and allowing

refilling of said vessel, such means operating periodically and cyclically without attention from any person during said rinsing or washing operation; and a means for keeping the foodstuffs or nonfood items washed or rinsed inside the vessel during said washing or rinsing operation.

2 (original). The device as in claim 1, in which the liquid used for said washing or rinsing operation is water.

3 (original). The device as in claim 2, in which said water is provided by a continuously running source.

4 (original). The device as in Claim 1, in which said vessel further comprises a central chamber capable of holding the foodstuffs or nonfood items to be washed or rinsed, along with a front extension chamber contiguous therewith and with no barrier between said central chamber and said front extension chamber, said front extension chamber placed frontward from, and with its bottom higher than that of said central chamber, with the result that the center of gravity of said vessel will be shifted forward from the horizontal center of said central chamber when said front extension chamber of said vessel is filled with a sufficient amount of liquid.

5 (original). The device as in Claim 4, in which said vessel comprises two chambers, said central chamber being the larger of such chambers, said front extension being the smaller of such chambers, and such chambers being contiguous with each other and with no barrier between their outside surfaces.

6 (original). The device as in Claim 5, further comprising a screen that mounts over the vessel.

7 (original). The device as in Claim 1, in which said vessel is of a shape, tapered in width from its widest near its rearmost point or line, to its narrowest at its forwardmost point, with such forwardmost point culminating in a spout, and said tapering of the shape of said vessel occurring also from maximum depth at the rear part of said vessel, to minimum depth at the frontwardmost point of said vessel, said frontwardmost point also being situated at or near the top surface of said vessel.

8 (original). The device as in Claim 7, further comprising a screen that mounts over the vessel.

9 (original). The device as in Claim 1, further comprising a stand for said device, which holds said device in position for operation.

10 (original). The device as in claim 9, in which said stand further comprises a means for holding said vessel in a horizontal position for the reception of liquid for use in said washing or rinsing operation.

11 (original). The device as in Claim 10, in which said means is a stopper fixedly mounted to said stand and positioned at a height sufficient to contact the bottom surface of said

vessel, such that said vessel is oriented in the horizontal plane when the rear portion of its bottom surface is in contact with said stopper.

12 (original). The device as in claim 9, in which said stand further comprises a means for contacting said vessel that allows rotational motion of said vessel.

13 (original). The device as in Claim 12, further comprising a means for cessation of rotational motion when the liquid that had previously been in the vessel has been emptied therefrom.

14 (original). The device as in claim 13, in which said means is the stopper mentioned in Claim 11, so positioned as to engage said vessel when sufficient rotational motion to empty said liquid from said vessel has been completed.

15 (currently amended). The device as in Claim 13, in which said means further comprises a second stopper, [in addition to the stopper mentioned in Claim 11,] said second stopper being so positioned as to [engage] contact said vessel when sufficient rotational motion to empty said liquid from said vessel has been completed.

16 (original). The device as in Claim 3, in which the means for continuously filling said vessel with water is the running of water from the faucet on a sink.

17 (currently amended). The device as in Claim 1, in which the means for emptying said vessel of liquid utilizes the rotational motion of said vessel with respect to said stand in one rotational direction when said vessel has received sufficient liquid to move the center of gravity forwardly from the position it would occupy if said vessel were empty, and the weight of said liquid causes such rotational motion, and the rotational motion in the opposite rotational direction after the rotational motion caused by said temporary movement of the center of gravity of said vessel has caused the liquid therein to spill and be thereby removed from said vessel.

18 (original). The device as in Claim 17, further comprising a means for quickly restoring said vessel to a horizontal position to accommodate the reception of a new quantity of liquid for further washing or rinsing.

19 (original). The device as in Claim 18, in which said means comprises a spring stretchably attached to said vessel upon the rear surface of said vessel, as well as to the stand upon which said vessel sits, said spring stretching when said vessel rotates to empty accumulated liquid, and returning to its compressed state when said liquid has been emptied from said vessel; said compression of said spring effecting the return of said vessel to a horizontal orientation.

20 (original). The device as in Claim 18, in which said means for restoring said vessel to a horizontal position comprises a weighted member located rearward from the center of gravity of said vessel.

21 (original). The device as in Claim 20, in which said weighted member is a handle.

22 (currently amended). The device as in Claim [21] 20, in which said weighted member is a weight placed inside said vessel, upon the floor of said vessel and at its rearmost point.

23 (original). The device as in Claim 11, in which said means for keeping said foodstuffs or nonfood items inside said vessel during said washing or rinsing operation further comprises a screen through which liquids can pass, but solid items cannot.

24 (original). The device as in Claim 23, in which said screen is sufficiently large to cover the entire area of said vessel, parallel to the top and bottom of said vessel and at a predetermined height above the bottom surface of said vessel, or is sufficiently large to cover the portion of said vessel which is normally filled with liquid until the moment before the emptying of said liquid from said vessel occurs.

25 (currently amended). The device as in Claim 23, in which said vessel [is shaped according to the configuration mentioned in Claim 5] comprises a central chamber, along with a front extension chamber contiguous therewith, said front extension chamber being smaller than said central chamber and said front extension chamber being placed frontwardly from said central chamber, further comprising a screen fixedly mounted between said central chamber and said front extension chamber, said screen permitting liquids, but not solid items, to pass therethrough.

26 (currently amended). The device as in Claim 25, in which [the] said screen [mentioned in Claim 23] covers only the central chamber of said vessel, and not the extension chamber thereof.

27 (original). The device as in Claim 26, in which the device mentioned therein is removably attached to said vessel by means of a plurality of clips which engage the top surface of the central chamber of said vessel.

28 (original). The device as in Claim 24, in which said screen is removably attached to said vessel.

29 (original). The device as in Claim 28, in which said screen is removably attached to said vessel by means of a plurality of clips which engage said vessel.

30 (original). The device as in Claim 17, in which said rotational motion is actuated by means of pins fixedly mounted to said stand, located at a specific height and located a sufficient distance apart to leave a narrow space open when the diameter of said vessel is placed between said pins, said pins also engaging recessed channels fixedly mounted to said vessel at a specific height and on opposite sides of said vessel at the diameter thereof.

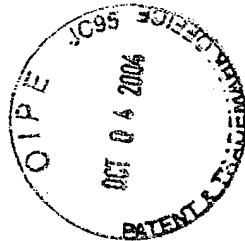
31 (original). The device as in Claim 30, in which said pins engage said channels to permit sufficient rotational motion to allow said vessel to be oriented up to seventy-five degrees from the horizontal plane when such rotational motion has been fully actuated.

32 (original). The device as in Claim 31, in which said recessed channels are located within brackets fixedly mounted to the sides of said vessel and extending outwardly therefrom.

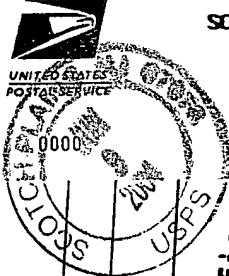
33 (original). The device as in Claim 17, in which said rotational motion is actuated by means of pins fixedly mounted to said vessel and extending outwardly therefrom, said pins also being received by cradlelike support members fixedly mounted to said stand in such a manner as to permit rotational motion of said pins therewithin.

34 (original). The device as in Claim 33, in which said pins engage said cradlelike support members to permit sufficient rotational motion to allow said vessel to be oriented up to seventy-five degrees from the horizontal plane when such rotational motion has been fully actuated.

35 (original). A device for washing or rinsing foodstuffs or other nonfood items, where the improvement consists of the ability to continuously wash or rinse such items, with power for such washing or rinsing operation provided solely by the impartation of water or any other liquid for such washing or rinsing operation, and with no intervention from the operator of such device during said washing or rinsing operation.



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